ON VET HUMBING UND

THE MARRIAGE VOIV. Speak it not lightly "its a new thing.

A bond enduring through long distant years,
When joy o'er thing abode is inverting

Or when thine eye is wet with hitterest tears, Recorded by an angel's pen on high, And must be questioned in Liernity. Speak it not lightly—though the young and gay
Are througing round thee now with tones of mirth,
Let not the holy grounse of to day
Fade with the clouds that with the morn have birth,
But ever bright and sacred may it be,
Stored in the treasure cell of memory.

Life may not prove all sunshine—there will come Dark hours for all. 0, will ye, when the night of sorrow gathers thickly round your home.

Love as ye did, in time when calm and hight Seemed the sure path we trod, untsuch d by care, And deemed the future, like the present, fair? And accumed the future, take the present, fair.

Eyes that now beam with health may yet grow dim,
And checks of rose forget their early glow;
Languor and pain assail each active limb,
And lay perchance some worshipped beauty low;
Will ye then gaze upon the altered brow,
And love as fondly, faithfully, as now;

Should fortune frown on your defenceless head, Should istrain's o'ertake your bark on life's o' Fierce tempests rend the soil so gaily spread, When Hope her syren strain sang joyously— Will ye look up through clouds your sky o'erca And say, "Together we will bide the blast!"

And say, "Pagetary we will but the base."

Age with its silvery locks comes stealing on,
And brings the tottering step, the furrowed cheek,
The eye from whence each lus rous glean bath gone,
And the pale his with accents low and weak—
Will ye then think upon your life's gay prime,
And smiling, bid Love triamph over Time? Speak it not lightly-O! beware, beware! Speak it not lightly—O! beware, beware;
'Tis no vain promise, no unmeaning word,
Lo, men and ancels list the faith ye swear,
And by the High and Holy One 'its heard;
O! then kneel humbly at His altar now,
And pray for strength to keep your marriage vow.
M. N. M.

POLITICS.

CONGRESS.
The watchword in both branches of Congress, for But the messages from the Executive come in thick, "asking for more?" They do not strike the Chambers, however, with as much amazement as did Oliver's intrepidity in asking for more from the fat cook in the poor house. Whiggery seems to have made up its mind that expenditures, debt and taxes, shall actually be induction of taxes.

In the House of Representatives there has been a

nine days' obstruction of the appropriation bill, growing out of the proposition to maintain the rule prescribed to the late Administration by a provision in the clude the Globe from it, are now as eager to leave the disposition of it to the Executive to provide for the Madisonian. The Blue Book will show that the Globe places whence the imports were taken. Here is fact office did not receive as much of the job printing during against theory; official returns against conjecture. who took care to recommend themselves to the Whig opposition, by hostility to the Globe, while professing friendship to the head of the Administration that print B supported. In this way the Whig press of this city were secured to their interest, and it was expected would contribute to keep them in office in case of a would contribute to keep them in office in case of a change of Administration. This provision, stuck into an appropriation bill, did not, however, have the effect of excluding the Globe office from all the work of the Departments. It opened the way to some which it never had before, because Blair and Rives underbid the old beneficiaries. Now these Whig printers come forward and insist that it is against the public interest and their own, that the printing should be let out by contract; and so eager were the dynasty of the last 4th of March, to comply with the wishes of their printing friends, that they violated the contracts made with the Globe office, under the law which had been made by Globe office, under the law which had been made by Treasury, and a similar course was taken by Granger

If the present incumbents treat with similar contempt, law and contract, it is matter of perfect indifference whether the clause which has been debated for ference whether the clause which has been debuted for How will the Tariffites reconcile this fact with their cers-stands or not. They will set it at definee, either is to impose heavy duties? openly or by some secret collusion in the letting -Such disregard of law and the rights of individuals, by

trenchment in regard to the job printing during the last Administration, has hitherto proved abortive, a strong and decisive movement has been made by Mr. Wood, bury in the Senate to carry out the retrenching system which had been adopted by the late Administration. Every body knows that after the surchaige in the Treasury had been gotten rid of by distributing near thirty milions of surplus, and by gradually reducing the tariff, the process of cutting down expenditures had rapidly progressed during Mr. Van Buren's term. They were reduced at least team milions below those. They were reduced at least team milions below those. had rapidly progressed during Mr. Van Buren's term. They were reduced at least ten millions below those of some previous years, and the estimates sent in by Mr. Woodbury would have brought them down to twenty two millions for the year just gone by. In Mr. Woodbury's very elaborate and able speech of to-day, he developed his views fully upon that subject. He show, ed specifically where he would make his retrenchments. He made it clear that reductions ought to be made to more than the proposed the name of Dr. Harburg's very elaborate and able speech of to-day, he developed his views fully upon that subject. He show, after which Mr. Wood got up and begged to be excused. He did not wish to become a candidate under present did not wish to be under the mark to be made to did not wish to be under the mark to be made to did not wish to be under the mark to be under the mark to be a did not wish and the proposed that the Banks would hereafter increase their increase their losses, and raise their losses, and raise their losses, and raise their losses, and rais penditure would reach nine millions. Mr. Woodbury exhibited the particulars of the estimates, thus bringing down the outlay to nineteen millions for this year.

On the next evening, however, after the great majority of the state of the great majority of the state of the great majority of the next evening, however, after the great majority of the next evening. and the next year to seventeen millions. From the views of the public finances taken by Mr. Woodbury, supported by the soundest reasonings, based on his cret, another meeting was called, and organized by the own experience as Secretary of the Treasury, it is clear that there is no necessity for imposing new burdens on the people by a Tariff, and to this conclusion every discontinuous the proceeded to, as on the preceding day.

John B. Minor, Esq., nominated Dr. Frank Carr, and secretaring the proceeded to the command of the proceeded to the proceeding day.

But Federal politicians must have a protective tariff.
They must rally round themselves the embodied interests commanded by espitalists. Hence, although the Whigs in Congress will talk about retrenchment, they

calculated to encourage England in the arrogant pretensions which her extraordinary Bank Ambassador and Minister Plenipotentiary is coming over to assert. In one Message, he tells Congress he must have three millions more to get through another quarter—the five lost granted in addition to the twelve millions remained. This, however, they refused to will draw his name. This, however, they refused to will invite them to look this matter full in the face—to do. The vote was now taken by tellers, and after great. do. The vote was now taken by tellers, and after great just granted, in addition to the twelve millions, running up a debt of at least thirteen millions, in addition to the twelve millions, tunning and delay, daring which there was consideration in the good old fashion-twelve to the manuarring, Dr. Massie was declared to have received a majority of all the votes given—he having no less (and truly, no more) than fifty nine votes, all to the world is in fact coming to an end distress brooking no longer delay. We have the satisfaction to state, that the Mechanics' Bank, at the close dway for a few years longer.—N. Y. Sun, March 9. TREASURY NOTES—It is stated by several papers of the universe of the papers of the universe of the papers. The banks may have refused to redom them, between the world is in fact coming to an end distress brooking no longer delay. We have the satisfaction to state, that the Mechanics' Bank, at the close distress brooking no longer delay. The treasury Notes—It is stated by several papers of the universe of the papers of the universe of the papers of the universe of the papers of the papers of the universe of the papers of the papers of the papers of the universe of the papers of the papers of the universe of the papers o

authorized the commission of such crimes, at once and for the honor you have conferred upon me." (Tre- nihilated the State authority to punish or even to in- mendous applause!) "You have given me." continued action.—Ib. quire into them? The message is, in effect, a complete admission that the order of Great Britain to sees on the territory of a State in a time of peace, outst the State of its jurisdiction over offences committed within her limits, and allows the public wrong of a foreign power in violating the rights of the whole Confederacy, to pronounce the meeting on Tuesday evening a man of the Caroline and the murder of Durfee, was set.

stances. Mr. Webster's interpretation of the law upon until that time. Under these circumstances, the meet stituted against him. There was, however, another the subject, in his letter to Mr. Crittenden, and that to ing on Tuesday evening was gotten up, as we learn, by cause of popular excitement, nearly as good for the Mr. Fox, met with no support from public opinion in the friends of Dr. Massie. The manouvre succeeded time being, which is thus described in the Rochester this country. It was overruled by the judicial tribunal and the Doctor got the nomination. It was looked upon every where as mere truckling to soothe the offended pride of the English Government.
That Government threatened mighty things if McLood were hanged, but said nothing to cleanse its own hands.

Massie, which some may be disposed to regard as rather singular, but which, we think, is very natural—that the Roman Catholic Pastor of Lockport (the Rev. We mean the combination of the Old Federal and the Mr. Costello) had actually been married secretly last of the blood of our citizens, butchered in their sleep. Conservative influence. He was nominated by a gen-Now that act is not only assumed, but vind cated; upon the old Federal stamp, and, as far as we are what grounds, those representing the Administration in able to judge, was sustained by nearly the whole of casioned the difficulty is said to have been a Miss Mary Congress refused to permit the public to know. The that influence in the meeting. Besides, he was declared A. Jeffries. The knowledge of their union seems to tall for the information was voted down, upon the by his nominator to have been always a Whig, which, have been suddenly made known or suspected on the ground that the Executive was unwilling to disclose being interpreted, meaneth, in Whig nomenclature, a 3d instant. The fact of the secret marriage, we are

to assert. - Globe, March 9.

(From the N. I. Journal of Communic.)
TABLEF FALLACIES. manufactures of England that come in competition with our own "industry," these disinterested patriots. Dr. Massie, on the other hand, had every since, Mr. Dr. Massie, on the believe it to be true. Yet nothing is farther from the truth, as we shall proceed to show, by facts derived from official documents. For this purpose we have examined the Annual Statements of Imports and Exports prepared by the Secretary of the Treasury, and published by the Secretary of the Warrant being sustained, in the eyes of alternoon, when the legality of the warrant being sustained, in the eyes of alternoon, when the legality of the warrant being sustained, the court adjourned till to-day at 10 o'clock, A. M.

Before the examination was resumed this morning, the prisoner was taken out of the hands of the magnishment of the Secretary of the Victorian treatment of the Conservatives, principle enough to entitle him to a the Conservatives, principle enough to entitle him to a the Conservatives of the Conservative

e understood	, exhibits the imputes a	ind exports to and
rom Great Br	itain and her Colonies.	
Year.	imports.	Exports.
1821,	\$29,277,938	\$26,522,572
1822,	39,537,829	30,041,337
1823,	34.072,578	27,578,060
1824,	32,732,340	28,027,835
1825,	42 394,812	44,217,525
	32,212,356	28,980,019
1826,	33,056,378	32,870,465
1827,	35,591,484	27,020,209
1824,	27,582,082	29,071,084
1829,	26,504,951	31,647,851
1530,	47,956,717	39,991,370
1831,		37,268,556
1882,	42,406,924	39,731,412
1833,	43,085,865	50,664,776
1834,	52 679,298	
1835.	66,049,307	59,934,870
1836.	85,022,915	64,341,712
1837.	52,259,557	61,117,791
1838,	49,051,181	58,843,382
1839,	71,600,351	65,169,082
1540,	39,130,921	70,420,846
	\$863,435,813 855,363,813	\$555,363,813
	Service County Control	

\$25,072,000 } Excess of imports in

\$25,072,000 \ 20 years.

These figures show the value of imports at the places whence imported, and the value of exports at the places whence exported. The difference between the home value of our exports, and their value when conveyed portion to the clatter made before and since the elec-tion, in and out of Congress, about economy and re-duction of the clatter made before and since the elec-tion, in and out of Congress, about economy and re-\$125,304,572; which added to said amount, makes the the Departments during the last Administration, to ex. British dominions, during the last 20 years of which the

If only Great Britain and Ireland be included in the other did not receive as much of the job printing daring the Democratic term, as the other printing establishments. There were always a portion of functionaries who took care to recommend themselves to the Whigh in about the same ratio. By way of illustration, we satisfactory reason assigned for giving those votes, here give the imports and exports to and from Great

Britain and Irelai	nd during the last fou	r years of which
Years. 1-37 1-38 1-39 1-40	Imports, \$41.886,943 44,861,678 65,964,588 98,737,668	Exports, \$54,553,579 52,179,590 47,167,742 59,317,362
	\$159,450,905	\$213,348,264 189,450,908

Glob- office, under the law which had been made by themselves, to exclude it from work three months before the contract expired. They sent the work to the Madisonian office during the months of March, April, against England; and yet England, as we have seen, that high duties do not necessarily diminish importathe contract for it signed and delivered, and faithfully tions; or if they do, that they diminish also the exports executed for nine months of the year. This breach of first table above published, it will be found that from If the present incumbents treat with similar contheory, that the way to prevent excessive importations,

THE FEDERAL NOMINATION FOR THE COUNTY We had rare times, and rare sport in the Court-house, officers of the late Administration, would have been sufficient ground for impeachment.

But while the effort in the House to restore, or rather to adhere to the provision which was enforced as a ro- all. Accordingly, on the former evening, after the usual

the amount of \$6,065,500 in the first instance—and remarks which he submitted to the meeting, it should adpursuing the reductions presented in his schedule, the posed that as the meeting was very thin, it should adwhole retrenchment proposed by him in the annual expount to April Court, which was agreed to—and so the posed that as the meeting was very thin, it should adwin those who know me, that I could have no earthly motive, in my Legislative capacity to do any act, the operation of which would be injurious to them.

interested man must come, who will attentively read sustained the nomination in a few pertinent remarks.

Dr. John R. Woods nominated Dr. Hardin Massie,

will make none-they may stop the spiggot, but will the past political services of the respective candidates The creed of the candidates, as far as we could gather them, may be summed up as follows:

rate, borrow, borrow, for the third time in the first year. of his nomination and request his acceptance thereof. so. The banks may have refused to redeem them, beand the constant cry of the Administration is to tax, In a short time the committee returned, and by way of cause they are not payable here, but they cannot be

be a complete absolution of individuals committing in the country and the suppose that the day, be it remembered, had adjourned over to April day, be it remembered, had adjourned over to April country and most of the material and most of the country and most of the coun

There was evidently a combination in favor of Dr. It Now Congress is required to go with the Executive FEDERALIST of the Old School. In addition to this, informed, was not denied when charged on the rein making a further submission, and sequieses in the he is known to have been a National Republican in verend gentleman.

Great Britain, and all the world, that we are out of more new and out of credit—that we are too poor in purse to defend the rights, which we are too poor sprinted even to assert—Globe, March 9.

(Freetla, N. J. Journal of Commerce.)

(Freetla, N. J. Journal of Commerce.)

(Freetla, N. J. Journal of Commerce.)

(Freetla, N. J. Journal of Commerce.) TASIFF FALLACIES.

There are a number of fallaces current among high arill men, which might easily be exposed and corrected.

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[From the Jeffersonion Republican.]
Mr. Editor: Annexed to this communication you will find an extract from a letter recently received from Doctor Ligon, the representative of this county, by a friend of his in Lovingston, which I deem just and proper should be made public, that the people of this county should be made acquainted with the objects and motives, by which he has been actuated in the dis-

charge of his legislative duties.

Some of the friends of Dr. Ligon, having been apprised, that the names of all those who voted against a certain Resolution, to which reference is made in the suboined extract, had been placed in a conspicuous place in the Richmond Whig, in order to attract public attention, and which seemed to have its effect in some degree in this county, addressed a communication to him on the subject; after which, and before his answer was received, his Card published in the Enquirer, of the instant, detailing some of his reasons in relation there-to, came to hand, and the following extracts from his late answer, giving more in detail his motives and reasons for giving his vote on the resolution referred to, as well as others called to his attention, you will be kind enough to publish in your next paper, which it is hoped will be copied in the Richmond Enquirer, Lynch-burg Republican, and Richmond Whig, in justice to the Doctor.

The writer of this communication feels warranted in saying, that the defence thus made by our Representative is manly, patriotic and satisfactory; and that no friend of his will suffer himself to be deterred from doing his duty to his own cause, and from doing justice to a worthy and faithful Representative, by the clamors of Federal demagogues, and interested office-seekers.

The Federal, or Clay party, have now nominated a candidate of their own liking, in the person of Mr. Fredebeyond their home valuation. This 15 per cent, on fight under their own true colors, and not as they did in tion for seducing into their ranks honest Republicans scribed to the late Administration by a provision in the appropriation bill—that which required the letting the pob printing for the Departments to the lowest bidder. Some of these who most realously urged the adoption of this mode of provising the necessary printing for the departments to the lowest bidder. Some of these who most realously urged the adoption of this mode of provising the necessary printing for the departments to the lowest bidder. themselves, as they have but recently done, in attempting to head others. NELSON.
"RICHMOND, 22nd Feb., 1842.

"Dear Sir: You state that my vote on the bill to stay executions in certain cases," and my vote on the resolution to sell State stock in preference to borrowoperate much to my prejudice. "You well know the difficulty attached to one in my

situation-absent, and of course deprived of meeting in person, those of my countymen, who are dissatisfied in relation to my votes above alluded to, and the consequent disadvantage I labor under, in being under the necessity of giving a written, instead of an oral expla-nation. But ever prompt to give the motives which the reports of the decisions of the Court at the present actuate me as a public man-having no concealment or term. disposition to evade all the responsibility attached to my position, I cheerfully proceed to give, in compliance with your request, the motives which governed of Maryland, that State having removed the case from

Madisonian office during the months of March, April, against ring and deal more than we buy of her. Further, and part of June, although the Departments in question had advertised it under the law, and it had buyen the law, and it had been subject of furties and the law, and it had been subject of furties and the law, and it had been subject of furties and the law, and it had been subject of furties and the law of the States on the subject of furties. tec, or decided on by the House. I also, as well as almay have fled or escaped, cannot be interfered with most every member of the Legislature, expected that by the legislation of any State of the Union.—Nat. Int. 1827 to 1832 inclusive, embracing the period of the inghest Taroff that ever was in force in this country, the Banks would be coerced to resume by the first day

fended on these grounds. If we borrowed at all, the money could be borrowed only of the banks. To borrow it of them, was to increase the connection between the State and the Banks, which has led to so much unwise legislation, and unsound banking. It would in

"If we borrowed the money, we would have to bor-

"You will readily admit, that I have a two-fold res-

ponsibility resting upon me-a faithful discharge of my duties as a Representative, and an individual regard to the oath, which I have taken to support the Constitution; and I think I do my countymen nothing but L. N. LIGON. for so doing.

munity appear to be giving way to an extraordinary panic. The sales which are taking place at the principal auction stores exhibit astonishing results. Goods are daily struck off at prices lower than ever was known Quite a long and exciting discussion ensued upon before in this market, and of course at immense losses to the importers. Buyers themselves are amazed, and seem to be as much alarmed as sellers at this state of things. They grow shy, and are afraid to Dr. Massie, a Ciny-Bank Whig, all over, "inside and porchase even at prices which are little more than

Now, we regard this trepidation as altogether unrea-

Post of Saturday: While the "Hogan affair" was under examination

There are a number of fallacies current among high Tariffmen, which might easily be exposed and corrected. One of them is, that high duties are necessary in order to prevent an excess of importations. As it is chiefly the manufactures of England that come in competition "the unpardonable sin."

There are a number of fallacies current among high twable in reference to Mr. W. C. Rives and his brother.

Besides, those gentlemen (Dr. C. and Mr. W.) had in the night, and committed to jail for examination.—

Yesterday afternoon he was brought up before Justice to the Conservatives, along the constituted, in the eyes of the Conservatives, along the constituted and that come in competition with unpardonable sin."

Dr. Marsin on the other hand, had avant time.

be understood, exhibits the imports and exports to and dence, as we are informed on the best of authority, to have detained him for trial, had it not been for the defect in the warrant.

FLORIDA. SAVANNAH, March 7 .- We have from received our attentive correspondents the following letters by the U S. steamer Col. S. Harney, Capt. Pearson .- Georgian EAST FLORIDA, March 4.

Dear Sir-On the 27th ult., near Halifax river, East of the St. Johns, Major Plympton, 2nd Infantry, captur ed the celebrated Chief "Short Grass," celebrated as being the best guide East of the St. Johns, and the most cruel and murderous rascal belonging to the severa bands of Mickasuckies; a happy capture, and one that vill, it is confidently anticipated, rid the settlements around St. Augustine of further disturbance from the Indiana. Halleck-tus-te-nuggee has 'escaped with his band, to

the East of the St. Johns. Expeditions are forming to pursue him. The truth of the proverb will be fulfilled in his case-"no rest for the wicked," for he is a most wicked ruscal.

PALATEA, E. F. March, 3, 1842. Dear Sir-There is but little Indian news in market for to-day. Col. Worth with his staff arrived here this morning from the interior, six companies of the 3d Artillery arrived here on the 2nd instant from Volusia. having marched from New Smyrna to that place on their way to the posts on the Gulf. The first division, composed of Com. A., Lieut. Thompkins, and Com. F., Lieut. Von Vliet, leaves here on the 5th for Fort. Fan ning on the Suwannee. The other divisions will soon

That celebrated chief "Short Grass" who was taken by Maj. Plympton, a short time since, is at this place n irons for safe keeping.

Yours in haste, A. B.
The Florida War.—We understand that Colonel Sherburne (late special agent to the Seminole Indians in Florida,) has laid before the President a plan, with specifications, for terminating the Florida war in a few

nonths, and apparently at a very trifling cost.

The plan (though a novel one) has, we are informed been submitted to, and received the written approval of most all of the officers of the army who have served in Florida, and now in Washington; and among them, three of the highest rank, who have commanded in Florida; also, of many gentlemen of science, and citizens of Florida, to whom the plan has been submitted who all, we understand, concur in opinion, that if the plan be adopted, and judiciously managed, the war will be speedily brought to a close.

To which we say, Amen!- Washington Index. We have been informed that it is the intention of the

Reporter of the Supreme Court to publish, forthwith, the case of Prigg and others against the Commonwealth

hospitalities of our citizens, by whom he has been every wholesale and retail. Terms—Cash. P. S. He keeps during the Summer a large assortment of Leguidie demonstrations—declining a dinner tendered to him by the city authorities, and also an entertainment him by the city authorities, and also an entertainment offered by many gentlemen in the name of the Democratic party, as a testimonial of the good feeling towards him personally, and of their grateful appreciation of the eminent services which, as a public man, and during his Presidency he has rendered to the South and to the Union. The Ex-President evinced much pleasure at these courtesies, but owing to the arrangements he had nade, and the rule he had laid down for himself during his present tour, said he was compelled to decline in both instances. We regret this—as our citizens generally would have been glad to see more of him, and evince the high regard they feel towards him.

[Mercury. TRIBUTE TO MR. VAS BURES .- The Charleston Courier of the 2nd instant states, that the City Council availed themselves of the presence of Ex President Van Buren in that city, to tender him the tribute of welcome and respect. At a meeting of the Council on the 1st instant, it was unanimously resolved that his Honor the Mayor, and a committee, consisting of one member from each ward, be requested to wait on Ex-President Van Beren and tender him the hospitality of the city

THE BANKRUPT LAW .- Judge Betts delivered his opinion in the District Court at New York, on Friday last, upon the three important points, 1st, whether the law is constitutional-2d, whether the Court has jurisdiction-and 3d, whether commissioners may take the oaths to the petitions. All these questions he decided in the affirmative, and his opinion appeared to give general satisfaction. Upon the constitutional question it was clear and forcible .- As to the other points, although ustice, in supposing, that they would not consure me the provisions of the law are obscure, he takes the right view, determing to look upon all parts of the law in the light of plain practical common sense, and carry it into execution according to the palpable intent and meaning of Congress. And in no other way can it possibly be administered. The Judge stated that if the strict letter of the law were adhered to, the Court itself had no power to administer an oath under it.

APPOINTMENTS BY THE PRESIDENT, Bu and with the advice and consent of the Senate Archibald Randall, Judge of the U.S for the Eastern District of Pennsylvania.

Alexander Hunter, Marshal of the U. S. for the District of Columbia, (re-appointed.) George J. S. Walker, Attorney of the U. S. for the Southern District of Alabama, in the place of George W. Gale, whose commission has expired.

PARTIAL RESUMPTION .- Some of the Banks in this ye anti-resumptionists, Senators and all, and blush for

In the United States Court for the Eastern District of Firginia,
11th February, 1842;
COLIN McRAE having filed a petition, praying that he may be
declared a Bankrupt: It is ordered, That all persons claiming
to be creditors of the said Colin McRae, show cause to the Court,
on the 23d day of March next, why the said Colin McRae be not
declared a Bankrupt, pursuant to the act of Congress in that behalf, and that a copy of this order be published in the newspapers,
according to the 23nd and 24th Rules of Court.
A Copy—Teste. A Copy-Teste, HENRY GIBSON, Cik.

A TWELL COGIIILL, Esquiar.—Sir: As you are not an inhabitant of the State of Virginia, you will please take notice, that I shall, on the 23d March next, at Chilesburg, in the county of Caroline, between the hours of ten o'clock, A. M., and six o'clock, P. M., take the depositions of Atwell Wigglesworth, John R. Young, Robert S. Coleman, Wm. Gatewood and others, John R. Young, Robert S. Coleman, Wm. Gatewood and others, to be read as evidence in a suit now pending in the Circuit Superior Court of Law and Chancery for the county of Caroline, wherein I am plaintiff and you and Robert Crutchfield are defendants. Also, on the 31st of the said month, March, between the same hours, at the Office of the Circuit Superior Court of Law and Chancery for the county of Spottsylvania, in the town of Fredericksburg. I shall proceed to take the depositions of Albert G. Lucas, William Jackson and others, to be read as evidence in the same suit. If from any cause the said depositions he not taken or completed on the days aforesaid, they will be adjourned from day to day till completed. Respectfully, JOHNSON NEWTON, February 22nd, 1842.

DOK AT THIS:—Every variety of Drugs, Medicines, Paints,
Oils, Varnishes, etc., of the purest kind, viz:
Linserd Oil, Lamp Oil, Castor Oil
Pain Oil, Spis. Turpentine, etc.
Copal Varnish, Japan Varnish
Black Leather Varnish, etc.
Cinnamon, Mace, Cloves, Khubarb
Ginger, Allspice, Jalap, Calomel
Alocs, Gum Arabic, Gun Camphor
Sup. Carl. Soda, Tartaric Acid
Manna, Mace, Pepper, Nutmers
Isinglass, Putty, Madder, Fig Blue
Indigo, Arrow Root, Tumeric
White Mustard Seed, Long Pepper
Rochelle Salts, Cream of Tartar
Magnesia, Irish Moss, Iceland Moss
Glauber Salts, Saltpetre, Gentian
Liquorice, Sulphur, Roll Brimstone
Senna, Washing Soda, Pearlash
Salteratus, Ipecac, Colocynth, Opium, etc., etc.
A large assortment of Brushes, from the best manufactories, viz:
Hair Brushes, Nail, Flesh, Cloth, Shaving
Shoe, Hat, Tooth, Comb and Paint Brushes
Soaps—Cream, Almond, Musk, Verbena

Hair Brushes, Nail, Flesh, Cloth, Shaving
Shoe, Hat, Tooth, Comb and Paint Brushes
Soaps—Cream, Almond, Musk, Verhena
Rose, Jessamin, Transparent, Military
Palm, Huil's, Howard's, Windsor, Tabiet
And all other kinds of Shaving, Toilet and Washing Soaps
Cigars—Imperial, Trabucos, Havana, Principe
La Norma, Flower, Congress, etc., of the choicest kinds
Perfunes—Rose Water, Lavender, Celogne
Florida, Violet, Jessamine, Orange, Verhena, etc.
Cut Glass Pangents, Preston Salts, Toilet Bottles
Nursery Powder, Oriental Pearl Powder
Gennine Bear's Oil, Macassar Oil
Beef Marrow, Pockethooks, Penknives
Combs of all descriptions of Tortoise Shall
Ivory, Silver, Horn, Buffalo and other Combs
Sanuf boxes, Lap Salve, Cold Cream
Pomatum, Tooth Powder, Hair Powder
Percussion Caps of all kinds
Wafers—Colored assorted, Pea, Red, Black, Mottoed, etc.
Ink—Black, Blue and Red, of the best quality, by the gallon o
bottle

Ink—Black, Blue and Red, of the best quanty, by the gainst bottle
Paints—White Lead, Black Lead ground in Oil
Chrome Green, Chrome Yellow, Verdigris
Prossian Blue, Terrade Sienna
Venitian Red, Spanish Brown
Yellow Ochre, Vermillion, etc., etc.
Stryical Instruments of all kinds, or ordered to suit any person
Chewing Tobacco—Fisher's, Brown's, Walthall's, Grant's and
Cowles' superior Chewing Tobacco.
All of the above articles, together with others too numerous to
mention, may be had at my store cheaper than elsewhere in the
city, and of the best kinds, which I guarantee.
SAMUEL E. DOVE,
Sign of the Black Boy and Mortar,
Mansion House, Richmond, Va
In addition to the above, every kind of Patent Medicines, Pilis,
Plasters, Ointments, Mixtures, Cough Medicines, etc.

Plasters, Ointments, Mixtures, Cough Medicines, etc. Feb. 17 91-2aw3m

JAMES & GEORGE WINSTON. Commission Merchants-Richmond, Virginia

C. Wilkins & Co., Fisher & Co., Fisher & Baldwin, Robert Span & C. Fisher & Baldwin,
Robert Steen & Co.,
Win, Taylor & Co.,
Jan. Steel & Co.,
Snydam, Sage & Co.,
Jameson & Sandford,
James Hunter,
Thos. W. Pairo, Washington,
Lambeth & McKenzie,
Claggett & Page,
Kirkland & Clase,
John Boggs & Co.,
Rathinger John Boggs & Co., Robert Howard & Co., Baltimert. Buck & Herr, Wilson & Sons, 1 Norf lk. Chs. H. Shield, 3 Norf lk. Chr. H. Shield, Marf h.
Jas. Smoot, Georgetawa.
Andrew Leech.
V. m. Lippincott, Pittsburg, P4.
John Grier.
Benj. W. Ladd, Smithfield, Ohio.
Thos. B. McGrew, Martin's Ferry Ohio.
Grew & Cook, Richmond, Ohio.
Stetson & Avery,
Joseph Landis & Co., Ara Orleans.
Thomas B. Winston,
Lemnel Jones, Mt. Pleasant, Ohio.
Wm. Martin & Co., Circleville, Ohio.
Hom & Carpenter, Circleville, Ohio.
Hom & Carpenter, Circleville, Ohio. Horn & Carpenter, Cincinnati, Ohio.
M. M. R. Todd,
Robert Campbell, St. Louis, Mo.

P. TALIAFERRO, Attorney at Lew, having located himself at Columbus, Mississippi, will promptly and carefully
discharge all business entrusted to him.
REFERENCES—David W. Barton, Winchester, Va.: John Hart,
Frederickburg: William Green, Calpeper C. H.: Lewis B. Williams, Orange C. H.: James W. Saunders, Charlottescelle: Jaquelin
P. Taylor, Richmond.
Feb. 26

IN CHANCERY.—Vincinia:—At Rules held in the Clerk's Of fice of the Circuit Superior Court of Law and Chancery for the county of Caroline, on the 7th day of February, 1849; William J. Murray, Executor of Samuel J. Murray, Plaintiff; against
William G. Spindle and others,
The defendants, James Murray and Lewis Spindle, not hav

II. ANTHONY still continues to sell Hats at the following on the by the legislation of any State of the Union. Nat. Int.

CHARLESTON, March 4.—Mr. Van Buren was to leave
Charleston yesterday for the interior. During his
brief sojourn amongst us he has partaken of the private
Boy's Hair, Sealet and Glazed Caps, black and drab Wool Hats,

January 1st, 1849.

SIR CHARLES.—This noted horse will make his last season in Virginia at King's Tavern, Midway Inn, and Moor's Old Ordinary, in Prince Edward county, and will be let to mares at the moderate price of \$19 the season, which may be discharged by the payment of \$10 at any time before the season expires; \$20 to insure a mare to be in foal, and \$1 to the groom in either case. It lies eason will commence on the 1st day of March and expire on the 1st day of August. Mares left with \$1r Charles will be fed with grain at 30 cents per day. All possible care will be taken to prevent accidents or escapes, but no responsibility for either.

PEDITARE.—Sir Charles was got by William R. Johnson's Sir Charles, his dam by the imported Knowsley, g. d. by Clark's Medley, g. g. d. by old Celer, g. g. g. d. by the imported Brimer.

JAMES B. MILLS.

Feb. 1

84-wif Peb. 1

TO OUR FORMER CUSTOMERS.—We again appeal to such
Tof you as have not already done so, to settle and pay your ar
rears. Our business closed more than two years since; and the
almost unprecedented indefence of our creditors has enabled us
heretofore to indulge you; but our own creditors (as many, if not
all of you, know) are now pressing us, so that we cannot possibly extend further indulgence to you. We therefore entreat you
to make immediate payment to deorge H. Matthews, Esq., who
alone is authorized to settle our business.

JESSE S. ARMISTEAD,
WM. S. McASHAN.

Buckingham Court-house, Jan. 29, 1842.

83—w8w

H. A. WASHINGTON, ATTORNEY AT LAW, Richmond, Fa.—
He also practises in the Superior and Inferior Courts of
Chesterfield, Goochland and Caroline.
References.—Hon. J. T. Lomax, Willoughby Newton, Esq.,
George Fitzhugh Esq. Henry Taylor, Esq., W. R. Mason, Esq.,
Jan. 25.

81—w6w

A VERY FAIR OFFER.—Persons wishing to purchase Plano
A Fortes from the subscriber, can have the privilege of trying
them before paying for them, and, by this arrangement, no matter
how many fears they may have, they run no risk of getting an
indifferent instrument, as all the risk of their being bad rests
upon my own shoulders. Prices—275, 300, 325, 350, 375, 400 and
so on to 650 dollars. I am perfectly willing to take the risk of selecting for purchasers myself.

E. P. NASH, Petersburg, Va.

PIANO FORTE WARE-HOUSE,

THE sub-criber is constantly receiving from the celebrated ma-nufactory of Nunns & Clark, New York, elegant and plain Piano Fortes, possessing the latest improvements, and that delicacy of touch and sweetness of tone, so peculiar to their maifacture. Also, a large assortment of Musical Instruments, and Musica erchandise in general. Piano Fortes repaired, toned, let on hire, and taken in ex

The largest collection of Music ever offered for sale in this State may be selected from, at the store of the subscriber, who is now enabled to sell at the Philadelphia and New York wholesale and retail prices.

Those purchasing to sell again will be furnished upon better Those purchasing to see again the State, terms than they can find elsewhere in the State.

P. H. TAYLOR,
Plane Forte and Music Stare, opposite the Bonks.

50 - w 19nd.

59-w12mt NCHANCERY - Visignara: - At Rules held in the Clerk's Office of the Coun y Court of Accomack, on the 5th day of February, Horsey Somers, Sr., Plaintiff: Custis Wessells, Defendantes

tsx, while the struggle of its friends in Congress was to give, gi

Deputy for Thomas R. Joynes, C. A. C.

IN CHANCERY.—VIRGINIA:—At Rules held in the Clerk's Of-fice of the Circuit Superior Court of Law and Chancery for Louisa county, on Monday, the 3d day of January, 1842: John Kennon, Administrator of Joseph F. Kennon, deceased,

John Kennon, Administrator of Joseph F. Kennon, deceased, against
John Vest, John D. Perkins and Philip H. Jones, Administrator of the goods and chattels, rights and credits of Charles Kennon, deceased,
The defendant, John D. Perkins, not having entered his appearance, and given security, according to law and the rules of this Court, and it appearing by satisfactory evidence, that he is not an inhadiant of this State: On motion of the Plaintiff, by his Counsel, It is ordered, That the said defendant, John D. Perkins, do appear before the Judge of the said Court, at the Court-house, on the first day of the next term of said Court, and answer the plaintiff's bill; and that a copy of this order be forthwith inserted in some newspaper published in the city of Richmond for two months successively, and posted at the front door of the Court-house of this county on some Court day.

house of this county on some Court day.

A Copy-Teste,

JOHN HUNTER, C. C.

February 22nd, 1842.

93—w4w

A FAIR.—A Sale of useful and foncy articles will be held at Powhatan Court-house, on Monday, 4th April next, to assist in building an Episcopal Church near Fine Creek Mills, Powhatan county.

Gontinuance of their favor. Having in 1836 increased his charge for Transient visitors to \$2 per day, in consequence of the high price of provisions, he now feels it his duty to reduce it to \$1.50, (as provisions generally have fallen;) from and after this day, single dinner 75 cents, heakfast, supper or lodging 50 cents each.

Feb. 22, 1842.

demand of rangianed, that we are not first seed of the Christon, the part of the Christon for the Christon f

Feb. 17

LEWIS HILL, Connector and General Agent, Rehmend, Fa., attends to Hiring Negroes, Renting out Houses, Collecting Claims in Richmond and the adjacent counties, and attends. Caroline County Courts

Terms—For hiring out and bonding 7½ per cent. No charge in the same of the County Courts of the Renting of the Same of the Store of Jas. M. Rateley, Eq. Dec. 18

N EGRO HIRING, &c.—I shall continue to hire out Servants, sell Produce, and collect Debts, in this city and the adjoining counties, including the town of Petersburg.

ROBERT HILL, ROBERT HILL,
Office on Cross Street, by Bell Taren.
Richmond, Dec. 9th, 1811

Richmond, Dec. 9th. 1811

DENTAL SURGERY.—The undersigned, having located permanently in Richmond, respectfully invites the attention of ladies and gentlemen wishing Dental operations performed in his large and choice asser ment of Incorruptible Teeth, and to his method of insertion on gold plate, thy atmospheric pressure, or springs and clasps or with pivots, fitted accurately in point of color, figure, &c., so as to clude the closest scrutiny in detection, and in nearly all cases perfectly useful in mastication. He was performed all necessary operations on the Teeth, both for their heavily and preservation. Office on Main street, a few doors below the Exchange Eank.

R. M. HUBSON.

References—William S. Plumer, D. D., General Pegram, Pr. Chamberlayne, Dr. Brockenbiough, General Peyton, Dr. R. i., Cabell, and Sidney S. Baxler, Esq.

March 5

Cabell, and Sidney S. Baxter, Esq.

March 5

MARION. (the sire of John Blount, Cymon, Virginia Cary, Marion, Susan Lindsey, American Citizen, and other winners, having recently arrived from Alabama, will stand at my Popular Indiana, will stand

J. W. RANDOLPH & CO., BOOKSELLERS-Richmond, Verginia.



OUR Spring supply of Rocks, Stationery, Music and Pan-cy Goods will be "at home" in a short time; and, so the asses-ment will be large, complete and ricing, we can and will offer such inducements to Cenary Merchants and others as caused fail to bring the cash, notwith Bookbinding, in all its variety -particularly Merchants', Bank and Clerks' Books-in the best

> BCF Old Books taken in ev-J. W. RANDOLPH & Co.,

At R. D. Sanzny's O'd Stand nert to Beck's City Baths, Na street, Richmond. March 8

TO HENRY KEY, John White and Martha his wife, William R. Key, John Key, Strother Key, Joseph and Robert Key, infant children of Jesse B. Key, deceased, Charles B. Key, Jordon Lambert and Judith his wife, Nathaniel Champion and Ann wife, James M. Key and Beverly D. Key, children of James Key, deceased, Richard James Key, defferson and Mary J. Key, infant children of Jefferson Key, deceased, Samiel Daniel, James Daniel, John Daniel, William Daniel, Henry Daniel, Nancy Graves, deceased, Patsy Brown, widow of Joseph Brown, deceased, Matthew Nicholas and Elizabeth his wife, Elijah Daniel, Martha Daniel, Francis Daniel, Beverly Doniel, Jeseph Daniel and George Daniel, children of Martin Daniel, deme, in giving the votes above cited, and which have caused so much dissatisfaction.

In addition to the reasons assigned in the card above alluded to, I considered the Law to which that card refers, entirely unnecessary, if the Banks resume shortly. And it ought not to have been acted on till the Banks resume shortly. And it ought not to have been acted on till the Banks resume shortly. And it ought not to have been acted on till the Banks. It was frustrating the Banks. It was frustrating the action of that committee, to whom the Banks. It was frustrating the action of that committee, to whom the Banks could resume at an early day, they ought to be forced to do it—in which event was referred. If the Banks could resume at an early day, they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they ought to be forced to do it—in which event they are a defendents appearance and given security, according to the Supreme Court of Pennsylvania to the Supreme Court of Pennsylvania to the Supreme Court of Pennsylvania to the Supreme Court of the U.S., and of Mr. Justice Daniel, who it has a defendants appearance and given security, according to the said deposit and they are feel to the plan of pennsylvania.

The defendants, Janes

STAMMERING CURED.—Persons afflicted with the above disease can be relieved in from one to three days, by making personal application to E. C. Briggs, corner of 12th and F streets few doors below the Whig Office.

N. B.—No charge made unless relief obtained.

F. E. G. Briggs will leave this city about the 20th April.

Feb. 22 LANCASTER, DENBY & CO., Commission Merchant, offer

4 for sale, in store, on accommodating terms:— 200 hilds, strictly prime Attakapas Sugars 100 do. fair New Orleans do. 60 do. St. Croix and P. Rico do. 100 do, fair New Orleans do, 60 do, St. Croix and P. Rico do, 250 boxes and bbis. New York patent and Philadelphia Coubb and single loaf, and powdered and crushed Sugars 950 bags Rto, old Java and St. Domingo Coffee 100 blds, and therees West India Molasses 200 bbls. New Orleans do. 0000 lbs. Bacon, part prime sides

15 pines 30 half 20 qr. casks Cog. Brandy—part imported via Charleston 30 haii
20 qr. casks
259 hoxes mould Candles
100 do. Scap
20 sacks Languedoc Almonds
100 boxes Raisins
20 bales Mexican Moss
5 casks Winter strained Lamp Oil
With a large and complete assortment
Yarns, so well known for their quality.

ALSO,
ALSO,
Secial, and C ment of Spring Hill Com

Old London Particular, Sercial, and other Madeira Wines our own importation
Champaigne, Hock and Caret Wines.
And have affont, daily expected:—
570 hilds, Attakapas and New Orleans Sugars
450 bbls.
do. Molasse
Val. 17

J. G. GREGORY & Co., Managers. MAMMOTH SCHEME.
60,000 dollars-25,000 dollars,
15,000 dollars-12,000 dollars-10,000 dollars,
10 of \$1,500, 20 of \$1,200, 50 of \$1,000.

VIRGINIA LEESBURG LOTTERY, Extra Class No. 12,1 4, for 1842, to be drawn at Alexandria, D. C., on Saturday (any 3 nos.) prizes of \$5. to 4,000 | 550 3,000 | 550 2,000 | 4235 4.160 (1st or 2d drawn number) prizes of \$3

4,100 (1st or 2d drawn number) prizes of \$30
6,240 (3d 4th or 5th drawn number) 25
16,640 (3ny other drawn number) 29
16,640 (3ny other drawn number) 29
Te number lottery—13 drawn ballots.
Tickets only \$2.90—halves \$10—quarters \$5—eighths \$2.50.

Certificates of packages of 26 Wholes \$20

Do. do. 26 Halves 10

Do. do. 26 Guarters 70

Do. do. 26 Eighths 25
Tickets and shares and certificates of packages in the also
magnificant scheme constantly for sale, in the greatest vinety Do. do. 26 Halves 140 Do. Do. do. 26 Halves 140 Do. do. 26 Halves 140 Do. do. 26 Eightis 160 Do. do. 26 Eightis 170 Do. do. 26 Eightis 17

J. G. GREGORY & CO., Managers, Richmond, Fa

M EDICAL INSTITUTE OF PHILADELPHIA, Locatoric Monday, April 4th, and continue until the last of October case, with the exception of August, which is a vacation.

D., W. Poynteil Johnston, M. D. Feb. 21 WILLIAM F. RITCHIE, ATTORNEY AT LAW, Richmond, Fe. Office for the present with Dr. Ritchie, on Main street, above the Banks.

MR. REUBEN J. CHAPMAN—Sir: As you are not an inhall ant of the State of Virginia, you will please to take not that I shall, on the 8th day of April next, between the hours of o'clock, A. M., and 5 o'clock, P. M., at the residence of second deposition of the said Robert Chapman, to be read as evidence as uit now pending in the Circuit Superior Court of Jaw as uit now pending in the Circuit Superior Court of Jaw as uit now pending in the Circuit Superior Court of Jaw as of, wherein I am plaintuit and you and others are defendants of, wherein I am plaintuit and you and others are defendants aforesaid, it will be taken at the same place, between the lours, on the next day thereafter. Very respectfully.

March 1

hard, M. D.
On Anatomy, by W. E. Horner, M. D., Paul B. Goodard, M. D.
On Institutes of Mcdicine, by Samuel Jackson, M. D.
On Materia Medica and Therapeutics, John Bell, M. D.
On Chemistry, by James B. Rogers, M. D., Robert E. Rogers

M. D.

On Obstetrics, and Diseases of Woman and Children, by flugh
L. Hodge, M. D., William Harris, M. D.

On Principles and Practice of Surgery, by Thomas Harris, M.
D., W. Povatell Johnston, M. D. W. E. HORNER, Secretary